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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan. 0 Lien Avoidance

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

Last revised: August 1, 2020

		_		NKRUPTCY CO	_	• ,
In Re:	John DaSilva			Case No.:		
	Jessica Lynn DaS			Judge:		
		D	ebtor(s)			
		СН	APTER 13 PLAI	N AND MOTIONS	3	
⊠ Original □ Motions	Included		Modified/Notice R Modified/No Notic	•	Date:	
				O FOR RELIEF U BANKRUPTCY C		
		YO	UR RIGHTS MA	Y BE AFFECTE)	
contains the Plan proposition was attorney. A objection was reduced, made be granted Notice. The Bankruptcy may take pased on was treatment of the follow	e date of the consed by the Debt nyone who wish within the time from the debt. or elim without further the Court may consed Rule 3015. If the lace solely with lien. The debtohalue of the collar must file a timely wing matters mediane.	onfirmation he tor to adjust do nes to oppose ame stated in inated. This P notice or hean firm this plan includin the chapter r need not file teral or to red y objection and the of particular of the chapter and the chapter and the chapter and the chapter of the teral or to red y objection and the chapter and the chap	aring on the Plan ebts. You should any provision of the <i>Notice</i> . Your lan may be confiring, unless writted, if there are no tides motions to avais a separate motion and appear at the conticular importan	proposed by the read these paper this Plan or any rights may be afformed and become en objection is filed imely filed objection or adversary pate. An affected liconfirmation hearing.	n on Confirmation of F Debtor. This docume is carefully and discuss motion included in it may fected by this plan. You be binding, and included and before the deadline ons, without further notes, without further notes, and confirmation order all roceeding to avoid or en creditor who wished and to prosecute same and the confirmation order all forces and the confirmation order all and the confirmation order all the creditor who wished and the confirmation order all the creditor who wished	ent is the actual is them with your nust file a writter our claim may be ed motions may e stated in the otice. See e or modification lone will avoid or modify a lien es to contest saide.
	•			g items. If an itel ctive if set out la	m is checked as "Do ter in the plan.	es Not" or if
THIS PLAN	\ :					
	☑ DOES NOT (SET FORTH IN		N-STANDARD P	ROVISIONS. NC	N-STANDARD PROV	/ISIONS MUST
COLLATE	RAL, WHICH M	MAY RESULT	IN A PARTIAL P		BASED SOLELY ON PAYMENT AT ALL ⁻ Y.	
				NONPOSSESSO NPART 7, IF ANY	PRY, NONPURCHASI 7.	E-MONEY
Initial Deb	tor(s)' Attorney	SJG	Initial Debtor:	JD	Initial Co-Debtor	JLD

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Part 1: Payment and Length of Plan					
a. The debtor shall pay <u>800.00 Monthly</u> to the Chapter 13 Trustee, starting on <u>6/1/2022</u> for approximately <u>60</u> months.					
b. The debtor shall make plan payments to the Trustee from the following sources:					
☐ Future Earnings☐ Other sources of funding (describe source, amount and date when funds are available)					
Utilet sources of furiality (describe source, afficiant date when furios are available)					
c. Use of real property to satisfy plan obligations:					
☐ Sale of real property					
Description:					
Proposed date for completion:					
☐ Refinance of real property:					
Description:					
Proposed date for completion:					
Description:					
Proposed date for completion: 12/31/2022					
d.					
modification.					
e. \square Other information that may be important relating to the payment and length of plan:					
Bout 0. Adamsto Bustostian					
Part 2: Adequate Protection X NONE					
a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13					
Trustee and disbursed pre-confirmation to (creditor).					
b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s					
outside the Plan, pre-confirmation to: (creditor).					
Part 3: Priority Claims (Including Administrative Expenses)					
Turt of Thomas Statistical Control of the Control o					
a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:					
Creditor Type of Priority Amount to be Pai					
None Type of this high state of the state of					
L. Describe Command Obligations assisted as according to a governmental unit and noid locathon full amounts					
 b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: 					
⊠ None					
☐ The allowed priority claims listed below are based on a domestic support obligation that has been					
assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim					
pursuant to 11 U.S.C.1322(a)(4): Creditor Type of Priority Claim Amount Amount to be Paid					

Part 4: Secured C	laims								
a. Curing Default	and N	laintaining P	ayments on	Principal Re	sidenc	e: 🖂	NONE		
The Debto	r will n	ay to the True	stee (as nart	of the Plan) a	llowed (claim	s for arrearac	ies on m	onthly
obligations and the									
bankruptcy filing as			,	,		,	, 3		
						terest			egular Monthly
Creditor		Collateral or Ty	pe of Debt	Arreara		ate on arage	to Creditor P	(III Pay lan)	ment (Outside Plan)
Quicken Loans		41 Outlook Ave		37,221.		0.00		0.00	2484.96
		NJ 07828 Morris County					Paid through L Modifica		
		Timerrie Gearity		I	I		Modified		
b. Curing and Ma	intain	ing Payment	s on Non-Pr	incipal Resid	ence &	othe	r loans or re	nt arrea	ars: 🗌
NONE									
The Debtor will pay	to the	Trustee (as p	art of the Pla	n) allowed cla	ims for a	arrea	rages on mor	nthly obli	igations and
the debtor will pay									
as follows:			`	,					. ,
					l l	terest ate on	Amount to be F to Creditor		egular Monthly ment (Outside
Creditor		Collateral or Ty	pe of Debt	Arreara		arage		lan)	Plan)
c. Secured claims	exclud	led from 11 I	J.S.C. 506: 5	⊠ NONE					
The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred									
within one year of the petition date and secured by a purchase money security interest in any other thing of value:									
10.00									rough the Plan
N (0 17		Collateral		Interest Da		Amount of Including Interest Cal		est Calculation	
Name of Creditor		Collateral		Interest Ra	ite C	Claim			
d. Requests for v	/aluati	on of securit	ty, Cram-dov	wn, Strip Off	& Inter	est R	ate Adjustm	ents $oxtimes$	NONE
4 \ T!							116		
1.) The debtor values collateral as indicated below. If the claim may be modified under Section									
1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in									
Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured									
claim.									
NOTE: A modification under this section ALSO REQUIRES									
the appropriate motion to be filed under Section 7 of the Plan.									
	1	П				ı	\/alu==f		1
				Total			Value of Creditor	Annual	Total
		ا ا	Scheduled	Collateral		perior	Interest in	Interest	Amount to
Creditor	Collate	ral	Debt	Value		Liens	Collateral	Rate	Be Paid
-NONE-	1	I					1	1	
-INOINE-	j								

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2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.						
e. Surrender ⊠ NONE Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:						
Creditor	Collateral to be Surrendered	Value of Surrendered Remaining Unsecured Collateral Debt				
f. Secured Claims Unaffected by the Plan NONE						
The following secured Creditor	claims are unaffected by the Plan	n:				
Americredit/Gm Financial Lincoln Automotive Fin						
g. Secured Claims to be Paid in						
Creditor	Collateral	Total Amount to be Paid through the Plan				
Part 5: Unsecured Claims	NONE					
	fied allowed non-priority unsecur an \$ to be distributed <i>pro rata</i>					
☐ Not less that	an percent					
⊠ Pro Rata di	istribution from any remaining fun	nds				
b. Separately classified unsecured claims shall be treated as follows:						
Creditor	Basis for Separate Classification	Treatment Amount to be Paid				
Part 6: Executory Contracts an	nd Unexpired Leases X NO	NE				
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)						
All executory contracts an except the following, which are as		ly rejected by operation of law, are rejected,				
Creditor Arrears to be Cured i	in Plan Nature of Contract or Lease	Treatment by Debtor				
Part 7: Motions X NONE						
NOTE: All plans containing motions must be served on all affected lienholders, together with local form, <i>Notice of Chapter 13 Plan Transmittal</i> , within the time and in the manner set forth in D.N.J. LBR 3015-1. A <i>Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation</i> must be filed with the Clerk of Court when the plan and transmittal notice are served.						
a. Motion to Avoid Liens	s under 11 U.S.C. Section 522(f	i). 🖂 NONE				

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The Debtor moves to avoid the following liens that impair exemptions:										
Creditor	Nature of Collateral	Type of Lie	en Amount o	of Lien	Valı Colla	ue of teral	Amount o Claime Exemptio	of Oth d Ag	um of All ner Liens painst the Property	Amount of Lien to be Avoided
b. Mo	otion to Avoid I	Liens and	Reclassify	Clain	n from S	ecur	ed to Comp	letely U	Insecur	ed. ⊠ NONE
			_				-	_		
	ebtor moves to th Part 4 above	•	trie ioliowir	ig ciai	ins as ur		ired and to v	/old lien	is on coi	lateral
								/alue of		Total Amount of
Creditor	Collateral		Scheduled Debt	Total Value	Collateral	Supe		Creditor's n Collater		Lien to be Reclassified
Orcaio	Collateral		DCDI	value	l	Oupc	IIOI LICIIS I	T Collate	aı <u> </u>	TCCIASSIIICU
	otion to Partial		ens and Re	class	ify Unde	rlyir	ng Claims a	s Partia	ally Sec	ured and
Partially Uns	secured. 🛛 NO	JNE								
	ebtor moves to				ms as pa	rtially	y secured ar	nd partia	ally unse	cured, and to
void liens on	collateral consi	stent with	Part 4 abov	e:						
										Amount to be
Creditor	Collateral	9	cheduled Debt		l Collateral		Amount to be [Deemed Secured		Reclassified as Unsecured
Orcalion	Collateral		cricadica Debi	. vaiu	C			occurcu		Orisecured
Part 8: Other Plan Provisions a. Vesting of Property of the Estate										
a. ve	Upon Confirm		Estate							
	Upon Dischar									
	yment Notices ors and Lessor		for in Parts	160	r 7 may c	ontir	nue to mail c	uetoma	ry notice	e or coupone
	notwithstandin	•		4, 0 0	n / Illay C	OHILII	ide to mail c	ustoma	ry Houce	s or coupons
and Debter membership and daternate stay.										
c. Order of Distribution										
The S	The Standing Trustee shall pay allowed claims in the following order:									
	1) Ch. 13 Standing Trustee Commissions									
	-, <u></u>	ministrative (Claims			_				
	3) Secured Claims			-						
	4) Lease Arrearages 5) Priority Claims									
	5) Priority Claims 6) General Unsecured Claims				-					
-l D-	,					_				
a. Po	st-Petition Cla	IIMS								
The Standing Trustee \square is, \boxtimes is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.										
		mod by	o post-pe	adon (

Part 9: Modification X NONE

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NOTE: Modification of a plan does not require that a separate motion be filed. A modified plan must be served in accordance with D.N.J. LBR 3015-2.						
	If this Plan modifies a Plan previously filed Date of Plan being modified:	in this case, complete the information below.				
Explai	n below why the plan is being modified:	Explain below how the plan is being modified:				
Are So	chedules I and J being filed simultaneously v	with this Modified Plan? ☐ Yes ☐ No				
Part 1	 0 : Non-Standard Provision(s): Signature Non-Standard Provisions Requiring Separe ☑ NONE ☑ Explain here: Any non-standard provisions placed elsewh 	ate Signatures:				
Signa	tures					
	ebtor(s) and the attorney for the Debtor(s), if	any, must sign this Plan.				
debtor(if not represented by an attorney, or the attorney for the provisions in this Chapter 13 Plan are identical to <i>Local Form</i> , standard provisions included in Part 10.				
certify	under penalty of perjury that the above is t	rue.				
Date:	May 26, 2022	/s/ John DaSilva				
		John DaSilva Debtor				
		Debioi				
Date:	May 26, 2022	/s/ Jessica L. DaSilva				
		Jessica Lynn DaSilva				
		Joint Debtor				
Date	May 26, 2022	/s/ Scott J. Goldstein				
		Scott J. Goldstein 016472004				
		Attorney for the Debtor(s)				